Case 5:24-cv-05157-EJD Document 23 Filed 10/01/24 Page 1 of 5

		ATES DISTRICT		
1	Vassi Iliadis (State Bar No. 296382)	Silvin		
2	Elliot Herzig (State Bar No. 345779) HOGAN LOVELLS US LLP	DENIED AS MOOT		
3	1999 Avenue of the Stars, Suite 1400 Los Angeles, CA 90067	S DENIED IN		
4	Tel: (310) 785-4600 Fax: (310) 785-4601	Z Z Z		
5	vassi.iliadis@hoganlovells.com elliot.herzig@hoganlovells.com	Judge Edward J. Davila		
6	Neal K. Katyal (Pro Hac Vice Application Subm	october 1, 2024 October 1, 2024		
7	Neal K. Katyal (Pro Hac Vice Application Submitted) William Havemann (Pro Hac Vice Application Submitted) Nathaniel Zelinsky (Pro Hac Vice Application Submitted) HOGAN LOVELLS US LLP 555 Thirteenth Street, NW			
8	HOGAN LOVELLS US LLP 555 Thirteenth Street, NW	OTICIO		
9	Washington, DC 20004 Tel: (202) 637-5600			
10	Fax: (202) 637-5910 neal.katyal@hoganlovells.com			
11	will.havemann@hoganlovells.com nathaniel.zelinsky@hoganlovells.com			
12	Attorneys for Defendant NVIDIA Corporation			
13				
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	DAVID MILLETTE, individually and on behalf of all others similarly situated,	Case No. 5:24-cv-05157-EJD		
17	strait of air outers similarly strautes,	The Honorable Edward J. Davila		
18	Plaintiff,	JOINT STIPULATION TO EXTEND DEADLINE FOR CASE MANAGEMENT		
19	V.	CONFERENCE AND RULE 26(f) DEADLINES AND [PROPOSED] ORDER		
20	NVIDIA CORPORATION	[LOCAL RULE 6-1(B)]		
21		Complaint Filed: August 14, 2024		
22	Defendant.	Current CMC: November 7, 2024 Proposed CMC: 30 days after Order on MTD		
23				
24				
25				
26				
27				
28				

CASE NO. 5:24-cv-05157-EJD

1	2.	The Initial Case Management Conference and all related deadlines under Federal Rule of
2		Civil Procedure 26(f) shall be re-set to 30 days after a ruling on any forthcoming Motion to
3		Dismiss.
4	3.	A Joint Case Management Statement shall be due 14 days before the Initial Case
5		Management Conference.
6	IT IS	SO STIPULATED.
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		- 2 -

HOGAN LOVELLS US LLP ATTORNEYS AT LAW

1	Dated:	September 30, 2024	HOGAN LOVELLS US LLP
2			By: /s/ Vassi Iliadis
3			Vassi Iliadis
			1999 Avenue of the Stars, Suite 1400
4			Los Angeles, CA 90067 Tel: (310) 785-4600
5			Fax: (310) 785-4601
_			vassi.iliadis@hoganlovells.com
6			elliot.herzig@hoganlovells.com
7			Neal K. Katyal (Pro Hac Vice Application Submitted)
8			William Havemann (<i>Pro Hac Vice Application Submitted</i>)
9			Nathaniel Zelinsky (<i>Pro Hac Vice Application Submitted</i>) HOGAN LOVELLS US LLP 555 Thirteenth Street, NW
10			Washington, DC 20004
10			Tel: (202) 637-5600 Fax: (202) 637-5910
11			neal.katyal@hoganlovells.com
12			will.havemann@hoganlovells.com
			nathaniel.zelinsky@hoganlovells.com
13			Attorneys for Defendant NVIDIA Corporation
14	Dated:	September 30, 2024	BURSOR & FISCHER, P.A.
15			By: /s/ L. Timothy Fisher
16			L. Timothy Fisher
17			Joshua B. Glatt
			1990 North California Blvd., 9th Floor Walnut Creek, CA 94596
18			Telephone: (925) 300-4455
19			Facsimile: (925) 407-2700
20			ltfisher@bursor.com
20			jglatt@bursor.com
21			Joseph I. Marchese (Pro Hac Vice Forthcoming)
22			Julian C. Diamond (<i>Pro Hac Vice Forthcoming</i>) BURSOR & FISHER, P.A.
23			1330 Avenue of the Americas, 32nd Fl.
			New York, NY 10019
24			Tel: (646) 837-7150
25			Fax: (212) 989-9163 jmarchese@bursor.com
26			jdiamond@bursor.com
27			Attorneys for Plaintiff
28			

ECF ATTESTATION Pursuant to Civil Local Rule 5-1(i)(3), I, Vassi Iliadis, am the ECF user whose identification and password are being used to file this Stipulation. I hereby certify that all other signatories to this document have concurred in its filing. Dated: September 30, 2024 By: /s/ Vassi Iliadis Vassi Iliadis

HOGAN LOVELLS US LLP ATTORNEYS AT LAW